IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF NEW MEXICO

T.G.; M.S.; B.C.; B.M.; and K.R;

Plaintiffs,

v.

GEO GROUP, INC.; CORIZON, INC.;

MARK ELLIOT WALDEN;

ERASMO BRAVO; TIMOTHY HATCH;

SHERRY PHILLIPS; and KATHERINE ARMIJO;

Defendants.

ORDER TO SHOW CAUSE

THIS MATTER is before the Court sua sponte. Plaintiffs filed their Complaint against

Defendants on January 16, 2014. [Doc. 1]. Pursuant to Fed. R. Civ. P. 4(m), Plaintiffs had

120 days from filing the Complaint, or until May 16, 2014, within which to effect service of

process. To date, there is no indication on the record that service of process has been effected

with respect to any Defendant.

IT IS THEREFORE ORDERED that Plaintiffs show good cause why their claims

against Defendants should not be dismissed without prejudice for failure to comply with the

service provision of Rule 4(m). Plaintiffs shall file their response within 21 days of entry of this

Order.

IT IS SO ORDERED.

STEPHAN M. VIDMAR

United States Magistrate Judge

No. 14-cv-0054 KG/SMV